**AMENDMENTS TO THE DRAWINGS** 

The attached two Drawing sheets include changes to Figures 3 and 4, and

replace original Drawing sheets that included Figures 3 and 4 thereon. In each of

Figures 3 and 4, the reference numerals 11, 12 and 13 associated with an AND

gate, as being superfluous. Therefore, the reference numeral 12 refers only to the

wave form shaping circuit of Fig. 3.

Attachment: two replacement sheets

This case has been carefully reviewed and analyzed in view of the Official

Action dated 22 September 2005. Responsive to the objections and rejections

made in the Official Action, Claim 1 has been amended to clarify the language

thereof and the combination of elements which form the invention of the subject

Patent Application. Claim 10 has been amended to place it in proper form and

Claim 2 has been canceled by this Amendment.

In the Official Action, the Examiner has objected to the Drawings under 37

C.F.R. § 1.83(a), because the Drawings must show every feature of the invention

specified in the Claims. Therefore, the Examiner stated that the "IC pins" in

Claim 10 must be shown or the feature canceled from the Claim. The Examiner

further objected to the Drawings as failing to comply with 37 C.F.R. § 1.84(p)(4),

because the reference numeral character "12" in Fig. 3 was used to designate both

the wave form circuit and an input to the AND gate 24.

It is respectfully submitted that Fig. 4 discloses a control integrated circuit

having a plurality of terminals, identified as pins in the Specification, which are

labeled in correspondence with their function. Claim 10 has been amended to now

define the terminals of the integrated circuit along with the labels associated

therewith. Therefore, no correction to the Drawing is required.

In the Official Action, the Examiner rejected Claim 1 under 35 U.S.C. §

102(e), as being anticipated by Takaji, et al., U.S. Patent 6,650,552. However, the

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Examiner kindly indicated that Claims 2-10 would be allowable if rewritten in

independent form including all the limitations of the base claim and any

intervening claims. Accordingly, the subject matter of Claim 2 has been

incorporated into Claim 1, thereby effectively rewriting Claim 2 in independent

form, including all the limitations of the base claim, Claim 1, and any intervening

claims, which there were none. Therefore, Claim 1 should now be allowable. As

Claims 3-10 are now dependent upon an allowable base claim, those Claims

should no longer be objected to.

For all of the foregoing reasons, it is now believed that the subject Patent

Application has been placed in condition for allowance, and such action is

respectfully requested.

Respectfully submitted,

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